

## General Assembly

## Proposed Substitute Bill No. 5814

February Session, 2008

LCO No. 3305

## AN ACT CONCERNING COMMUNITY ACCESS TELEVISION.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. (NEW) (Effective from passage) (a) Any third-party 1 2 nonprofit community access provider serving six municipalities, one of 3 which has a population of more than one hundred thirty thousand, 4 shall, upon request from any town organization, authority, body or 5 official within its service territory, provide written consent, pursuant 6 to its service provider agreements, for said town organization, 7 authority, body or official to (1) operate education and government 8 public access channels in that town, and (2) engage freely and directly 9 the community antenna television company providing services in that 10 town to use their headend equipment for dissemination of town-11 specific public access programming on such channels. Said third-party 12 nonprofit community access provider must grant such written consent 13 to said requesting town organization, authority, body or official within 14 three business days. Written consent not provided within three 15 business days shall be deemed granted.

- (b) If a third-party nonprofit provider fails to provide written consent within three days, pursuant to subsection (a) of this section, the Department of Public Utility and Control shall, upon a request from a town organization, authority, body or official within the service territory of that third-party nonprofit community access provider serving six municipalities, one of which has a population of more than one hundred thirty thousand, (1) terminate, revoke or rescind such third party nonprofit provider's service agreement to provide public access programming within one hundred eighty days, and (2) reopen the application process to secure a community access provider for each of the towns within the affected service territory.
- Sec. 2. (NEW) (Effective from passage) (a) A community antenna television company that provides services within a service territory of a third-party nonprofit community access provider that serves six municipalities, one of which has a population of more than one hundred thirty thousand, shall direct the sum of one hundred thousand dollars per year from the funds collected from subscribers in said service territory that it provides to the existing third-party nonprofit community access provider serving six municipalities, one of which has a population of more than one hundred thirty thousand, directly to the service territory's cable access advisory council for developing town-specific education and government public access programming.
- (b) A cable access advisory council that receives funds pursuant to subsection (a) of this section shall distribute said funds in their entirety to a town organization, authority, body or official in the service territory of a third-party nonprofit community access provider serving six municipalities, one of which has a population of more than one hundred thirty thousand, to support the development of production and programming capabilities for town-specific education and government public access programming, pursuant to grant procedures and processes established by said council.

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- (c) Any cable access advisory council that receives funds pursuant 48 49 to subsection (a) of this section shall report annually to the Department 50 of Public Utility Control all completed or planned disbursements of 51 funds and certify that said funds were spent in their entirety and used for the public good in the creation of town-specific education and 52 53 government public access programming for at least one of the towns in 54 its service territory.
- Sec. 3. (NEW) (Effective from passage) (a) Local cable access advisory 55 56 councils shall mediate customer inquiries or complaints regarding public access television within their service areas. Inquiries or 57 58 complaints may involve public access service, public access funding 59 allocation, access to production studios, quality of programming, availability of town-specific programming and other public access 60 61 television issues.
  - (b) If any party is unsatisfied with such council's proposed resolution of such inquiry or complaint, such party may bring the party's issue to the Department of Public Utility Control. The department shall adopt regulations in accordance with chapter 54 of the general statutes to set forth the manner in which the department shall handle such issues.
- 68 (c) Not later than January 1, 2009, each community access provider 69 shall notify residents in its service area regarding contact information 70 for the local cable access advisory council.
- 71 Sec. 4. Subsection (c) of section 16-333 of the general statutes is 72 repealed and the following is substituted in lieu thereof (Effective from 73 passage):
  - (c) The Department of Public Utility Control shall adopt regulations in accordance with chapter 54 requiring each community antenna television company to [maintain] provide to all of its subscribers at least [one] the number of specially designated, noncommercial community access [channel] channels that it provided or made

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- 80 January 1, 2008, and establishing minimum standards for the
- 81 equipment supplied by such company for the community access
- 82 programming and requirements concerning the availability and
- 83 operation of such channel.
- Sec. 5. Section 16-331d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 86 (a) The chief elected official from the town in which a vacant seat 87 exists on a community antenna television advisory council shall 88 appoint a member to fill such vacancy if any other appointing 89 authority fails to make an appointment within six months of the time 90 in which a vacancy occurs.
- (b) [No] Any member of a community antenna television advisory council [appointed by the chief elected official of a municipality, the board of education or the public libraries shall] may be an employee of a community [antenna television company] access provider. For the purposes of this subsection, an employee includes any person working full or part time or performing any subcontracting or consulting services for the [company] provider.
- 98 Sec. 6. Section 16-331t of the 2008 supplement to the general statutes 99 is repealed and the following is substituted in lieu thereof (*Effective* 100 from passage):
  - (a) A company issued a certificate of cable franchise authority shall, twice a year, convene a meeting with the advisory council established pursuant to its previous certificate of public convenience and necessity issued pursuant to section 16-331 of the 2008 supplement to the general statutes. Members shall be appointed in accordance with section 16-331d. [No] A member of the advisory council [shall] may be an employee of a [company providing community antenna television service or video service] community access provider. For the purposes of this subsection, an employee includes any person working full or

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- 112 service.
- (b) A company issued a cable franchise authority certificate shall
- 114 provide funding to the advisory council in the amount of two
- 115 thousand dollars per year.
- 116 (c) Members of the advisory council shall serve without
- 117 compensation. For the purposes of this section, compensation shall
- 118 include the receipt of any free or discounted community antenna
- 119 television service or video service.
- 120 (d) The Department of Public Utility Control shall designate the
- 121 advisory council as an intervenor in any contested case proceeding
- 122 before the department involving the company it advises. Such
- 123 company shall provide to the chairperson of the advisory council a
- 124 copy of any report, notice or other document it files with the
- 125 department in any applicable proceeding.
- 126 (e) Any company issued a certificate of cable franchise authority
- shall, every six months, provide on bills, bill inserts or letters to
- 128 subscribers, a notice indicating the name and address of the
- 129 chairperson of the advisory council and describing the responsibilities
- 130 of such advisory council. The advisory council shall have an
- 131 opportunity to review such notice prior to its distribution.
- 132 Sec. 7. Section 16-331h of the 2008 supplement to the general statutes
- is repealed and the following is substituted in lieu thereof (Effective
- 134 October 1, 2008):
- 135 (a) Not later than one hundred twenty days after the certified
- 136 competitive video service provider begins offering service in a
- designated area pursuant to its certificate of video franchise authority,
- 138 such provider shall provide capacity over its video service to allow
- 139 community access programming, in its basic service package, in

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accordance with the following: (1) The certified competitive video service provider shall provide capacity equal to the number of community access channels currently offered by the incumbent community antenna television company in the given area; (2) the certified competitive video service provider shall provide funds for community access operations, as provided in subsection (k) of section 16-331a of the 2008 supplement to the general statutes; (3) the certified competitive video service provider shall provide the transmission of community access programming [with connectivity up to the first two hundred feet] from the competitive video service provider's activated wireline video programming distribution facility located in the provider's designated service area and shall not provide additional requirements for the creation of any content; and (4) the community access programming shall be submitted to the certified competitive video service provider in a manner or form that is compatible with the technology or protocol utilized by said competitive video service provider to deliver video services over its particular network, and is capable of being accepted and transmitted by the provider. [, without requirement for additional alteration or change in the content by the provider.

- (b) A certified competitive video service provider and a community antenna television company or nonprofit organization providing community access operations shall engage in good faith negotiation regarding interconnection of community access operations where such interconnection is technically feasible or necessary. Interconnection may be accomplished by direct cable, microwave link, satellite or other reasonable method of connection. At the request of a competitive video service provider, community antenna television company or provider of community access operations, the Department of Public Utility Control may facilitate the negotiation for such interconnection.
- (c) Not later than one hundred twenty days after the certified competitive video service provider begins offering service in a designated area pursuant to its certificate of video franchise authority,

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- 174 Network to all its subscribers, including real-time transmission as
- 175 technically feasible, under the same conditions as set forth in
- subdivisions (3) and (4) of subsection (a) of this section.
- 177 (d) The Department of Public Utility Control shall initiate a 178 contested case proceeding to evaluate the video and audio quality, and 179 length of time necessary to access and view public access 180 programming and content that certified competitive video service 181 providers and holders of a certificate of cable franchise authority 182 provide to their subscribers. The department shall report its findings to 183 the joint standing committee of the General Assembly having 184 cognizance of matters relating to energy on or before January 1, 2010.
  - Sec. 8. (NEW) (Effective from passage) Notwithstanding any order of the Department of Public Utility Control, no community antenna television company or its affiliate shall qualify, be certified, or provide service as a competitive video service provider in any area or municipality where it or an affiliate was providing service as a community antenna television company pursuant to section 16-331 of the 2008 supplement to the general statutes, on or before October 1, 2007, unless it (1) on or before January 1, 2009, files with the Department of Public Utility Control a statement of intention to provide video service in an area in which it did not provide video service as a community antenna television company, pursuant to section 16-331 of the 2008 supplement to the general statutes, on or before October 1, 2007, and (2) on or before January 1, 2010, initiates construction or acquires access to wireline assets necessary to create the infrastructure to provide video service in an area in which it did not provide video service as a community antenna television company, pursuant to section 16-331 of the 2008 supplement to the general statutes, on or before October 1, 2007.
    - Sec. 9. (NEW) (Effective from passage) Any community antenna television company or nonprofit organization providing community

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access operations that supplied original programming from locally run operations and provided funding to town-specific programming shall continue to fund town-specific programming in such proportions to funding for original programming from locally run operations as of January 1, 2008.

- Sec. 10. Section 16-331s of the 2008 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 213 (a) A company issued a certificate of cable franchise authority shall 214 be subject to the community access programming and operations 215 provisions set forth in subsections (b) to [(i), inclusive, and subsections 216 (k),] (l), inclusive, and (n) of section 16-331a of the 2008 supplement to 217 the general statutes, and any regulations pursuant thereto, and 218 subsection (c) of section 16-333, as amended by this act, and any 219 regulations pursuant thereto.
  - (b) A company issued a cable franchise authority certificate shall provide transmission of the Connecticut Television Network to all its subscribers, including real-time transmission as technically feasible.

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	New section
Sec. 2	from passage	New section
Sec. 3	from passage	New section
Sec. 4	from passage	16-333(c)
Sec. 5	from passage	16-331d
Sec. 6	from passage	16-331t
Sec. 7	October 1, 2008	16-331h
Sec. 8	from passage	New section
Sec. 9	from passage	New section
Sec. 10	from passage	16-331s

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